RECORDATION NO. 27394 FLED

ALVORD AND ALVORD
ATTORNEYS AT LAW
1050 SEVENTEENTH STREET, N.W.
SUITE 301
WASHINGTON, D.C.
20036

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SURFACE TRANSPORTATION BOARD

of counsel Urban a lester

ELIAS C ALVORD (1942) ELLSWORTH C ALVORD (1964)

(202) 393-2266
FAX (202) 393-2156
E-MAIL alvordlaw@sol.com

March 13, 2008

Anne K. Quinlan, Esquire Acting Secretary Surface Transportation Board 395 E Street, S.W. Washington, D.C. 20423-0001

Dear Ms. Quinlan:

Enclosed for recordation pursuant to the provisions of 49 U.S.C. Section 11301(a) are two (2) copies of an Assignment and Bill of Sale, dated as of March 3, 2008, a secondary document as defined in the Board's Rules for the Recordation of Documents.

The enclosed document relates to the Schedule No. 2 being filed with the Board under Recordation Number 27394-B.

The names and addresses of the parties to the enclosed document are:

Assignor: Rail Trusts Equipment, Inc.

1661 Beach Blvd.

Jacksonville Beach, FL 32250

Assignee: Banc of America Leasing & Capital, LLC

One Financial Plaza Providence, RI 02901 Ms. Anne K. Quinlan, Esq. March 13, 2008 Page 2

A description of the railroad equipment covered by the enclosed document is:

20 gondola railcars within the series USWX 8116 - USWX 8149 as more particularly set forth in the attachment to the document..

A short summary of the document to appear in the index is:

Assignment and Bill of Sale.

Also enclosed is a check in the amount of \$35.00 payable to the order of the Surface Transportation Board covering the required recordation fee.

Kindly return stamped copies of the enclosed document to the undersigned.

Very truly yours,

Robert W. Alvord

RWA/sem Enclosures

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RECORDATION NO. 27394 FILED

RAIL TRUSTS EQUIPMENT, INC. 1661 Beach Bivd. Jacksonville Beach, FL 32250 MAR 1 3 108

-2 30 PM

ASSIGNMENT AND BILL OF SALE

SURFACE TRANSPORTATION BOARD

RE: Lease Agreement dated as of October 22, 2007, (the "Lease") between Rail Trusts Equipment, Inc., as lessor ("Assignor") and Garnet of Maryland, Inc. ("Lessoe") (the Schedule and the Lease to the extent incorporated therein, together with all Schedule, riders, exhibits, addenda, amendments and supplements thereto, are herein collectively referred to as the "Loase").

In consideration of payment in the sum of an analysis and for other good and valuable consideration received, Assignor hereby irrevocably and unconditionally assigns, sells and transfers to Banc of America Leasing & Capital, LLC ("Assignee"), and its successors and assigns, without recourse except as expressly set forth herein, the following (collectively referred to as the "Collateral"): (i) the above-referenced Lease, (ii) all of Assignor's right, title and interest in and to the items of personal property set forth in the Lease (the "Cars"), (iii) all of Assignor's right, title and interest and remedies in, to and under the Lease, including without limitation, the right to all payments, all insurance proceeds, condemnation awards and other monies and security payable by the Leasee upon the occurrence of an Event of Default (as such term is defined in the Lease) by the Leasee under the Lease (the "Assigned Payments") and the right to take, in Assignor's or Assignee's name, any and all proceedings, legal, equitable, or otherwise, Assignor might otherwise take with respect to the Lease, but for this Assignment; and (iv) all of Assignor's rights and remedies under and all amounts payable under any guaranty or guarantees of the Leasee's obligations under the Lease (the "Guarantee(s)"), and any purchase agreement(s) or similar undertakings(s), relating to any obligation of the Lessee or any other party to purchase the Cars (the "Purchase Agreement(s)").

Assignor represents and warrants to Assignoe that: (a) Assignor has the full right and authority to execute the Lease and this Assignment, and such execution and the compliance by Assignor with the terms thereof does not and will not violate any law or the terms of any agreement to which Assignor is a party; (b) Assignor has passed all of its right, title and interest in and to the Lease and Cars by this Assignment and the Lease and Cars are free and clear of all liens, encumbrances, security interests or other rights and claims by, through, or under Assignor (except for those in favor of Assignee and the Lessee); (c) the Lease and this Assignment have been duly authorized by Assignor, and each constitutes a valid and binding obligation of Assignor, enforceable against Assignor in accordance with their respective terms; (d) Assignor is not in default under the Lease; (e) a true, correct and complete copy of the Master Lease and Cars are attached hereto as Exhibit A; (f) Assignor has previously delivered or contemporancously herewith does deliver to Assignce all executed original counterparts of the Cars and the documents related thereto as listed on Exhibit B; (g) all signatures, names, addresses, amounts and other statements and facts contained in the Lease on the part of Assignor are true and correct; (h) Assignor has received the Lessee's certificate of acceptance of the Cars, evidencing that the Cars has been delivered to and unconditionally accepted by the Lessee and is subject to all of the terms, conditions and provisions of the Lease; (i) Assignor will promptly do, execute, acknowledge and deliver all and every further act, instrument, and assurance reasonably requested by Assignee in order to give effect to or to more fully effect the assignment and sale made hereunder.

THE CARS ARE SOLD ON AN "AS-IS, WHERE-IS" BASIS WITHOUT REPRESENTATION OR WARRANTY, EXPRESS OR IMPLIED, (EXCEPT AS SPECIFICALLY SET FORTH HEREIN), INCLUDING, WITHOUT LIMITATION ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR USE.

Assignor hereby indemnifies Assignee against and agrees to hold Assignee harmless from any actual out-of-pocket loss or damage, that Assignee may incur that is a caused by and flows from any breach by Assignor of the representations and warrantles contained berein or any other default in any of Assignor's obligations horeunder.

Assignor shall immediately execute and deliver to Lessee the Notice and Acknowledgement of Assignment attached as Exhibit C hereto. Assignor agrees that, with respect to any rentals or causes of action

originating after the effective date hereof, it shall not make any demands for payment of any Assigned Payments or take any action thereunder or pursuant thereto with respect to the Cars or otherwise. Assignor shall promptly pay to Assignee all Assigned Payments which may hereafter be received by Assignor.

Assignee acknowledges and agrees as follows: (1) it understands that the conveyance of the Collateral hereunder, to the extent it may involve the sale of a security, is being offered and sold without registration under the Securities Act of 1933, as amended (the "Act"), and applicable state securities laws in reliance upon an exemption from the registration requirements of the Act and applicable state securities laws. and may be subject to restrictions on transferability and resale except as permitted under the Act and applicable state securities laws, and Assignee is acquiring the Collateral solely for its own account, for investment, and not with a view to resale; (2) it has independently and without reliance upon Assignor conducted its own credit evaluation, reviewed such information as it has deemed adequate and appropriate and made its own analysis of the Lease; (3) it has not relied upon any investigation or analysis conducted by, advice or communication from, or any warranty or representation by, Assignor or any agent or employee of Assignor, express or implied, concerning the financial condition of the Lessee, or the Collateral: (4) it has had access to all financial and other information that it deems necessary to evaluate the ments and risks of an investment in the Lease, including the opportunity to ask questions, receive answers and obtain additional information from Assignor and Lessee necessary to verify the accuracy of information provided; (5) it acknowledges that Assignor takes no responsibility for any financial information regarding Lessee fivnished to Assignce by Assignor; and (6) it has such knowledge and experience in business and financial matters necessary to evaluate the merits and risks of an investment in the Lease and is experienced in making investments in lease transactions similar to the Lease and is financially able to undertake the risks involved in such an investment.

Assignor waives notice of acceptance hereof. This Assignment shall be governed by, and construed in accordance with, the laws of the State of Florida. Assignce hereby consents and submits to the jurisdiction of the Courts of the State of Florida and the Federal District Court located in the State of Florida for the purposes of any suit, action or other proceeding arising out of its obligations hereunder, and expressly waives any objections that it may have to the Venue of such Courts. Assignee and Assignor hereby waive any right to trial by jury in any action brought on or with respect to this Assignment. This Assignment, which may be executed on the same or separate counterparts, shall not be effective until signed and accepted by both Assignor and Assignee.

	3/3/08	RAIL TRUSTS EQUIPMENT, INC.
		By: If life
		Title: V. P.
Notarial Acknowle	dgment:	
	LOCIDA	
County of	WAL	
l hereby certify that personally appeared		n the State and County aforesaid to take asknowledgments,
personally appeared to me known to be the	he person(s) described in and who excented the forme.	egoing instrument and acknowledged before me that (he, she, they)
personally appeared to me known to be the	he person(s) described in and who executed the forms. If I have hereuning segging hand and official sent this	egoing instrument and acknowledged before me that (he, she, they)

AGREED AND ACCEPTED:

BANC OF AMERICA LEASING & CAPITAL, LLC

By: AND L. Jones

Title: Senior Vice President

Notatial Acknowledgment:

State of GIDIAIA.
County of WAND

to me known to be the person(s) described in and who executed the foregoing instrument and acknowledged before me that (he, she, they) only executed the same.

In Witness Whereof I have becounts act my hand and official scal this My Commission Expires

(Official Seni)

Notary Bubbs.
Le and for said County and State or District of Columbia

PLO ANN MYERS NOTARY PUBLIC

Gwinner Courty State of Received

My Corym S.,

EXHIBIT A

Attach copy of Lease Agreement and Schedule

SCHEDULE NO. 2

THIS SCHEDULE NO. 2 ("Schedule") to that certain Lease Agreement (the "Agreement") dated as of October 22, 2007, by and between Lessor and Lessee (as defined herein) is made as of March 3, 2008 between Rail Trusts Equipment, Inc., or its assignee, as icssor ("Lessor"), and Garnet of Maryland, Inc., as lessee ("Lessee"). The terms of the Agreement are hereby incorporated into this Schodule in their entirety, as though fully set forth herein

Lessor and Lessee agree as follows:

- All capitalized terms defined in the Agreement shall have the meanings defined therein when used in this Schedule No. 1, except that the term "Cars" as used herein shall only refer to the equipment described in this Schedule unless otherwise indicated.
- Lessor hereby leases the following Cars to Lessoe subject to the terms and conditions of the Agreement and this Schedule:
 - Point of tender: National Steel Car, Hamilton, ON

Car Description: 8700 Cubic Foot Gondola Railcar, as referenced by National Steel Car Limited Proposal Drawing 23418382A to Waste Management dated August 2, 2007. Twenty (20) 8700 c.f. 286,000 lb. gross rail Gondola Cars, specification and the subsequent railear product manufactured and delivered against the lease agreement between Rail Trusts Equipment, Inc. and Garnet of Maryland, Inc., dated October 22, 2007 are designed referencing the Strachan & Henshaw railear dumper drawings, supplied by Garnet of Maryland, Inc (the "lessee") and noted below.

Strachan & Henshaw Dumper Reference Drawings:

- a. Drawing number 54968-000 First Issue dated 04/1996
- b. Drawing number A540969 Converted from Alabama C6350/A513373 05/16/1996
- c. Drawing number 610704 First Issue dated 04/1996

QUANTITY	CAR NUMBERS/SERIAL NUMBERS.
i	USWX 8135
1	USWX 8143
1	USWX 8144
1	USWX 8145
1	USWX 8146
1	USWX 8147
1	USWX 8148
1	USWX 8149
1	·USWX 8116
1	USWX 8120
1	USWX 8127
i	USWX 8128
t	USWX 8129
1	· USWX 8130
1	USWX 8131
1	USWX 8132
1	USWX 8133
1	USWX 8140
1	USWX 8141
1	USWX 8142

- The Term of the Agreement with respect to each Car described in this Schedule shall be ninety-six (96) months (the "Initial Term"). The Initial Term shall commence (the "Commencement Date") on the first of the month following the date that the last Car has been delivered. Lessee shall pay Interim Rent, as defined below, on Cars delivered prior to the Commencement Date equal to the daily equivalent of the Basic Rent ("Interim Rent"), payable monthly. Periods of less than a full calendar month ("Month") shall be prorated based on a 30-day Month.
- Lessee shall perform all of the registration and record keeping required for the Cars described in this Schedule, as described in Section 4 of the Agreement.

- 6. a) The Basic Rent ("Basic Rent") shall be \$1,067.45 per Car per Month for each Month during the Initial Term. The Basic Rent shall be due and payable without any demand, notice, abatement, reduction, or offset.
- b) Lessee shall pay to Lessor the Basic Rent and any other amounts reimbursable to Lessor, in advance, on the first day of each Month during the Initial Term. Rental and other payments shall be sent to:

Rail Trusts Equipment, Inc.
P.O. Box 50456
Jacksonville Beach, FL 32240
Attention: Accounts Receivable Manager

or to such other address as Lessor may from time to time designate.

In eddition, Mileage and Per Diem payments (as defined below) paid or allowed by railroads with respect to the Cars shall be the property of Lessee. Mileage and Per Diem, sometimes referred to together herein as Car Hire, are defined at all times to be the sum of the hourly per diem ("Per Diem") and mileage carnings ("Mileage") of the Cars, in accordance with the Code of Car Hire Rules of the AAR then in effect and all Mileage earned as private mileage allowance under the provisions of published tariffs.

- 7. Upon the expiration or termination of the Agreement with respect to the Car(s) described in this Schedule, without demand by Lessor, Lessee, at its sole expense, shall return such Car(s) to Lessor, pursuant to the terms of this paragraph, the Rider No. 1 attached hereto and made a part hereof, and Section 14 of the Agreement uncontaminated and in the same condition as received, less ordinary wear and tear, and in a condition fit for interchange between railroads signatory to railroad agreements that have handled this equipment while under control of Lessee and free of liens arising by, through or under Lessee, by delivering the Cars to Lessor at any maintenance, storage or terminal facility as Lessor designates to Lessee in writing. Rent for each Car shall cease only when each such Car is returned in the above condition to the point referenced above. Upon request, Lessee will store Car(s) for up to one hundred twenty (120) days from the date rent for such Car ceases as provided for above, free of charge at Lessor's risk, except for losses and claims arising from Lessee's negligence or willful misconduct.
- (a) Extension: Purchase. In lieu of Lessee's obligation to return the Cars to Lessor upon expiry of the initial Term, Lessee may, if no Event of Default exists, and upon Lessee having provided to Lessor notice not less than 120 days prior to such expiry, irrevocably elect to:
 - (i) extend the Initial Term as to all and not less than all of the Cars under this Schedule for a period to be agreed upon by Lessee and Lessor for an amount equal to the Cars then fair market rental value as determined by the Parties. The fair market rental value shall be payable monthly by Lessee to Lessor on the first day of each month during the extension term, or
 - (ii) purchase all of Lessor's right, title and interest in and to all, but not less than all, of the Cars under this Schedule on an "as-is, where-is," quitolaim basis, for a purchase price equal to \$57,552.47 per railcar.
- 8. Modifications to the Agreement. The parties hereby agree to amend the Agreement, but solely as it pertains to this Schedule No. 2, as follows:
 - (i) The first line of Section 7. C) is hereby amended to read: "C) The insurance requirements of Subsection
 (A) (ii) above may be satisfied in";
 - (ii) Section 10. D) is hereby deleted in its entirety and replaced with the following:
 - "D) If any Rent or other amount payable hereunder is not paid within 10 days of its due date, Lessee shall pay an administrative late charge of 5% of the amount not timely paid. Lessee shall pay interest equal to the losser of (a) 10% per amount, or (b) the highest rate permitted by applicable law ("Default Rate") on (i) any amount other than Rent owing hereunder and not paid when due, (ii) Rent not paid within 30 days of its due date, and (iii) any amount required to be paid upon termination of this Agreement under Section 13 hereof.";
 - (iii) Section 13.A) is hereby amended by adding thereto the following subsections:
 - (vi) Lessee (w) enters into any merget or consolidation with, or sells or transfers all or any substantial portion of its assets to, or enters into any partnership or joint venture other than in the ordinary course of business with, any entity, (x) dissolves, liquidates or ceases or suspends the conduct of business, or ceases to maintain its existence, (y) if Lessee is a privately held entity, enters into or suffers any transaction or sense.

of transactions as a result of which Lessee is directly or indirectly controlled by persons or entities not directly or indirectly controlling Lessee as of the date hereof, or (z) if Lessee is a publicly held entity, there shall be a change in the ownership of Lessee's stock or other equivalent ownership interest such that Lessee is no longer subject to the reporting requirements of, or no longer has a class of equity securities registered under, the Securities Act of 1933 or the Socurities Exchange Act of 1934; or

- (iv) any material default occurs, that goes uncured beyond any applicable grace period, under any other lease, credit or other agreement or instrument to which Lessec, or any guaranter of Lessee's obligations hereunder, and Lessor or any affiliate of Lessor are now or hereafter party."
- (v) The sixth line of Section 17.A) is hereby amended to read:
 ".... not limited to Lessor's strict liability in tort, arising out of the use, ownership, possession, storage, operation, condition, repair, ..."
- 9. Except as expressly modified by this Schedule, all terms and provisions of the Agreement shall remain in full force and effect with respect bereto.
- 10. This Schedule may be executed by the parties hereto in any number of counterparts, and all counterparts taken together shall be deemed to constitute one instrument.

LESSOR:	LESSEE:
Rail Trusts Equipment, Inc.	Garnet of Maryland, Inc.
BY: If I	BY:
NAME GILGEBS	NAME:
TITLE Vice President	TITLE:
DATE: 3/3/08	DATE:
Attachments. Exhibit A Certificates of Acceptance Rider #1 - Return Conditions and Stip To	nbic
Notarial Acknowledgment: State of FROKIPA County of DUVAL	,
I hereby certify that on this day bef aforesaid to take acknowledgments, pe	ore me, an officer duly authorized in the State and County translay appeared GIL GIBBS
acknowledged before me that he she, In Witness Whereof I have herounce so 2002 My Commission Expires OFFZ- (Official Seal)	et my hand and official seal this day of // ACC
I hereby certify that on this day bef	ore me, an officer duly authorized in the State and County reonally appeared
acknowledged before me that (he. she.	et my hand and official scal this day of
My Commission Expires	_ , 20
(Official Seal)	Notary Public In and for said County and State or District of Columbia

of transactions as a result of which Lessee is directly or indirectly controlled by persons or entities not directly or indirectly controlling Lessee as of the date hereof, or (2) if Lessee is a publicly held entity, there shall be a change in the ownership of Lessee's stock or other equivalent ownership interest such that Lessee is no longer subject to the reporting requirements of, or no longer has a class of equity securities registered under, the Securities Act of 1933 or the Securities Exchange Act of 1934, or

- (iv) any material default occurs, that goes uncured beyond any applicable grace period, under any other lease, credit or other agreement or instrument to which Lessee, or any guaranter of Lessee's obligations hereunder, and Lessor or any affiliate of Lessor are now or hereafter party."
- (v) The sixth line of Section 17.A) is hereby amended to read:
 "... not limited to Lessor's strict liability in tort, arising out of the use, or
- "... not limited to Lessor's strict liability in tort, arising out of the use, ownership, possession, storage, operation, condition, repair, .."
- 9. Except as expressly modified by this Schedule, all terms and provisions of the Agreement shall remain in full force and effect with respect hereto
- 10. This Schedule may be executed by the parties hereto in any number of counterparts, and all counterparts taken together shall be deemed to constitute one instrument.

LESSOR:	LESSEE:
Rail Trusts Equipment, Inc.	Garnot of Maryland, Inc.
BY:	NAME: John Skoutelas TITLE: V.P. and martin Secretary
NAME:	NAME: John Skoutelas
TITLE: Vice President	TITLE: V. P. and martine Secretary
DATE:	DATE: 3/11/08
Attachments: Exhibit A Certificates of Accoptance Rider #1 - Return Conditions and Stip Table	, ,
Notarial Acknowledgment: State of County of)	
I hereby certify that on this day before me, an of: aforesaid to take acknowledgments, personally appearance.	
to me known to be the person(s) described in and w acknowledged before me that (he, she, thoy) duly of in Witness Whereof I have hereunto set my hand and	recured the same
My Commission Expires . 20 .	
(Official Seal) Notary Public In and for as	; id County and State or District of Columbia
Motarial Acknowledgment:	
State of Pennsylvania	
country of BUCKS	
I hereby certify that on this day before me, an of aforesaid to take acknowledgments, personally appeared to me known to be the person(s) described in and we acknowledged before me that (he, she, shey) duly exim witness whereof I have hereunto set my hand and my commission Expires Oct 18, 2008.	of executed the foregoing instrument and
(Official Seal)	en I. V. Ma
Notary Public In and for sa COMMONWEALTH OF	id County and State on District of Coldinate Van
NOTARIAL S	EAL !
KAREN L. OSILKA, N Falls Twp., Bucks	
rens 1 wa. Curs	COUNTY I

SUPPLEMENTAL MAINTENANCE AND RETURN CONDITIONS

RIDER I

RATLCARS

Maintenance

- A) Upon expiration or any earlier termination of the Lease, all Equipment shall be returned to the location(s) designated by Lessor in the same condition as when first accepted by Lessee, less ordinary wear and tear resulting from the normal and proper use common to vehicles being utilized to transport waste thereof, and in compliance with the following: (i) free of any special advertising. lettering or other marking, washed (interior and exterior) and generally free of any liquid or product residue, silt, sludge or other debris, and otherwise in the condition in which it is required to be maintained hereunder; (ii) all wheels shall have a minimum thickness and contour that meets or exceeds AAR Interchange standards; (iii) all air brake components not meeting minimum requirements must be repaired or replaced as required under applicable AAR rules; (iv) brake shoes shall have a minimum of the usable wear remaining that meets or exceeds AAR standards; (v) Ordinary wear and tear, for the purpose of this agreement, is defined as follows: dents, bulges, bowing, minor interior and exterior surface rust, scratches, sheet steel patches, and typical wear on mechanical components that do not affect the structural integrity of the Railcar(s) or cause the Railcar(s) to be unsuitable for normal revenue service and interchange (as outlined by the Federal Railroad Administration (FRA), the Association of American Railroads (AAR), and the National Transportation Agency (NTA), or their successors with jurisdiction over the operations of Railcars in the geographic areas where the subject Railcars operate). Sub-surface corrosion shall not be considered ordinary wear and tear, and every effort will be made to stop its progression before any damage or deterioration occurs. To the extent that damage
- or deterioration does occur, corrective repairs and replacements will be made in accordance with standard industry practice.

 -Bowing that causes the car width to exceed the original design width of the car, as indicated in the Plate F diagram, by four inches (4") or more shall not be considered ordinary wear and tear; If bowing is found to have caused deviation of 4 inches or more from the original specifications, the

Lessee will bring the car back into compliance with the original Plate F dimensions.

- B) Lessee shall make no repair, alteration, modification, addition or attachment (collectively "Modification") with respect to any item of Equipment which (i) interferes with the normal and satisfactory operation or maintenance thereof; (ii) creates a safety hazard, (iii) violates any provision of this Annex or the Master Lease, (iv) results in the creation of a mechanic's or materialmen's hen with respect thereto, (v) impairs the originally intended function, use or value of such item as it existed immediately prior to the Modification or (vi) decreases the residual value, remaining useful life or utility of such item of Equipment:
- C) Lessee must notify Lessor in writing not less than 180 days prior to expiration of the Base Term and of any extension or renewal thereof of Lessee's intent to return the Equipment or to exercise any purchase or renewal option set forth in the Schedule.
- D) Return location(s) will be determined by Lessor on CSX lines within the Continental United States.

Base Rent Installment <u>Number</u>	Stipulated Loss Value <u>Percentabe</u>	Base Rent Installment Number	Stipulated Loss Value <u>Percentage</u>	Base Rent Installment <u>Number</u>	Stipulated Loss Value <u>Percentage</u>
					-
0	103 5000000	39	86.32419785	78	62.58016558
1	103.153558B	40	B5.78744181	79	61.89557305
2	102.801908	41	85,24690353	80	61.20668059
3	102,446002	42	84.70245857	81	60.5141692
4	102.0848613	43	84 15346072	82	59.81765434
5	101 7205535	44	83.60063777	83	59.11679781
6	101.3519349	45	83.04385433	84	58.4115844
7	100 9780484	46	82.4824856	85	57.70385253
8	100.6009499	47	81.91724843	86	56.99325018
9	100 2194848	48	81 34812929	87	56.28010577
10	99.83271798	49	80 77591585	88	55.56407668
11	99.44269414	50	80.20001496	89	54.84963755
12	99.04940186	51	79 62099006	90	54.12061328
13	98.64969765	52	79.03825983	91	53.39467837
14	98,24266782	53	78.45158636	92	52.66429876
15	97.82916588	54	77.86174171	93	51.93129045
16	97.40830209	55	77.26816329	94	51.19534528
17	96.98406188	56	76.67060365	95	50,45492036
18	96.55327415	57	76.06982513	96	49.7100000
19	96,11507916	58	75.46528413		
20	95.67344705	· 59	74 85872352		
21	95.22519128	60	74.24412922		
22	94 76948234	61	73.6282502		
23	94,31027496	62	73.00856902		
24	93.84755689	63	72.38557207		
25	93,37996041	64	71.75875427		
26	92.9066992	65	71.12783885		
27	92.4285134	66	70.49355845		
28	91.94463505	67	69,85542755		
29	91.45715962	68	69.21315942		•
30	90.96469734	69	68.56747659		
31	90.486505	70	67 9179133		
32	89.96466545	71	67.26417276		
33	89.45777615	72	66.60624032		
34	88.94511886	73	65.94482456	•	
35	88.42876375	74	65.27948702		
36	87.90869782	75	64.61063373		
37	87.38481488	76	63,93783911		
38	86.85643308	77	63.26078588		

EXHIBIT A

PURSUANT TO LEASE AGREEMENT

CERTIFICATE OF ACCEPTANCE OF RAILROAD CARS

BARNET OF MARYIAND,

This Certificate relates to the railroad cars listed below leased by Rail Trusts Equipment, Inc. to Waste Management, Inc. under Schedule No. 2., to a Lease Agreement dated as of October 22, 2007 (the "Agreement"), into which this Certificate is incorporated.

DESCRIPTION OF CARS: 8700 Cubic Foot Gondola Railcar

QUANTITY OF CARS: 12

CAR NUMBERS: USWX

USWX 8116, 8120, 8127, 8128, 8129, 8130, 8131, 8132, 8133, 8140

8141,8142

Lessee hereby certifies the fitness and suitability and its unconditional acceptance of the railroad cars listed herein as of the date each Car is tendered to Lessee and hereby subjects said railroad cars to the Agreement.

Lessee hereby certifies that the representations and warranties of Lessee contained in the Agreement are true and correct as of the date below written and that no Event of Default exists or with the passage of time would exist with regard to the Agreement.

Lessee hereby certifies that the undersigned officer signing on behalf of Lessee is duly authorized to execute and deliver this Certificate.

LESSEE:

Garnet of Maryland, Inc.

NAME: Lee Mullac

TITLE: Comp Procurement Dir

DATE: February 25, 2008

EXHIBIT A

PURSUANT TO LEASE AGREEMENT

CERTIFICATE OF ACCEPTANCE OF RAILROAD CARS

BARNET

This Certificate relates to the railroad cars listed below leased by Rail Trusts Equipment, Inc. to Weste Management, Inc. under Schedule No 2, to a Lease Agreement dated as of October 22, 2007 (the "Agreement"), into which this Certificate is incorporated.

DESCRIPTION OF CARS: 8700 Cubic Foot Gondola Raticat

QUANTITY OF CARS: 8

CAR NUMBERS:

USWX 8135, 8143, 8144, 8145, 8146, 8147, 8148, 8149

Lessee hereby certifies the fitness and suitability and its unconditional acceptance of the railroad cars listed herein as of the date each Car is tendered to Lessee and hereby subjects said railroad cars to the Agreement.

Lessee hereby certifies that the representations and warranties of Lessee contained in the Agreement are true and correct as of the date below written and that no Event of Default exists or with the passage of time would exist with regard to the Agreement.

Lessee hereby certifies that the undersigned officer signing on behalf of Lessee is duly authorized to execute and deliver this Certificate.

LESSEE:

Garnet of Maryland, Inc.

NAME: La Muller

TITLE: Grap Procuement D. C

DATE: 02/28/2008

CERTIFICATION

Robert W. Alvord, attorney licensed to practice in the State of New York and the
District of Columbia, do hereby certify under penalty of perjury that I have compared the
ittached copy with the original thereof and have found the copy to be complete and
dentical in all respects to the original document.
(1/6-12)

Dated: 3/13/08

Robert W. Alvord